PUBLIC LAW 104-193—AUG. 22, 1996 110 STAT. 2229 other additional father and anv showing bv the required by State law. "(ii) LEGAL FINDING OF PATERNITY<mark>.—P</mark>rocedures under which a signed voluntary acknowledgment of paternity is considered a legal finding of paternity. subject to the right of any signatory to rescind the acknowledgment within the earlier of— "(I) 60 days: or "(II) the date of an administrative or judicial proceeding relatina to the child (including а proceeding to establish a support order) in which the signatory is a party. "(iii) CONTEST.—Procedures under which. after 60-dav period referred to in clause (ii). a sianed acknowledgment mav untary of paternity be challenged in court only on the basis of fraud. duress. or material mistake of fact. with the burden of proof upon the which challenger. and under the leαal responsibilities (including child support obligations) of anv signatory from the acknowledgment be arising mav not pended during the challenge, except for good shown. (E) BAR ON ACKNOWLEDGMENT RATIFICATION PRO-CEEDINGS — Procedures under which judicial or administrative proceedings are not required ratify permitted t.o an unchallenged acknowledgment of paternity. ADMISSIBILITY OF GENETIC TESTING RESULTS. Procedures— "(i) reauirina the admission into evidence. for purposes of establishing paternity. of results of the any genetic test that is—
(I) of a type generally acknowledged reliable by accreditation bodies designated hv the Secretarv: and "(II) performed by а laboratorv approved by such an accreditation body: "(ii) requiring an objection to genetic testina results to be made in writing not later than

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specified number of days before any hearing at which results may be introduced into evidence (or. at State option. not later than a specified number of days after receipt of the results): and "(iii) making the test results admissible

dence of paternity without the need for foundation a testimony or other proof of authenticity or accuracy. unless objection is made.

"(G) PRESUMPTION OF PATERNITY IN CERTAIN

Procedures which create a rebuttable or. at the option of the State. conclusive presumption of paternity upon genetic testing results indicating a threshold probability that the alleged father is the father of the child.

a default orders —Procedures requiring a default order to be entered in a paternity case upon a showing of service of process on the defendant and any additional showing required by State law.